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January 23, 2020

Application GRANTED in part. Defendant Carl Anderson's sentencing hearing is adjourned to **March 10, 2020 at 11:00 a.m.** Defendant's pre-sentencing submission shall be filed by February 17, 2020. The Government's pre-sentencing submission, if any, shall be filed by February 20, 2020. The Clerk of the Court is respectfully directed to terminate the letter motion at docket number 57.

**VIA ECF**

Honorable Judge Lorna G. Schofield  
Thurgood Marshall  
United States Courthouse  
40 Foley Square  
New York, New York 10007

Dated: January 24, 2020  
New York, New York

Re: United States v. Carl Anderson  
Criminal Docket Number 18-CR-00712 (LGS)



LORNA G. SCHOFIELD  
UNITED STATES DISTRICT JUDGE

Dear Judge Schofield:

Please be advised that the undersigned attorney is respectfully requesting an extension of time to submit defendant's presentencing submission – which was due to be filed on January 27, 2020. I am requesting my time to file same, be extended to February 5, 2020.

The reason for requesting the additional time to file said sentencing submission is because pertinent medical records regarding my client's medical condition are awaited.

I also respectfully request that the sentencing date of February 18, 2020 be extended to February 27, 2020, in that my client's brother Michael Anderson, who works for Citi Group is counsel's main point of contact to the defendant, and his assistance and presence at the sentencing is required.

Michael Anderson, defendant's brother, cannot attend the sentencing on February 18, 2020 for reasons involving his high school daughter's college admissions.

This adjournment has been consented to by Assistant United States Attorney Nicolas Roos, Esq.

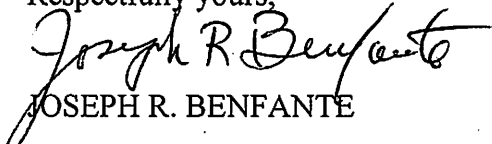
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Honorable Judge Lorna G. Schofield

Therefore, it is respectfully requested that Mr. Anderson's sentencing be adjourned to February 27, 2020 and his time to submit his presentencing submission be extended to February 5, 2020.

Thank you for the courtesy extended.

Respectfully yours,



Joseph R. Benfante

JOSEPH R. BENFANTE

JRB:jb  
cc: Nicolas Roos, Esq.  
Assistant United States Attorney